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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

MAURICETTE DEROME; PIERRE DANIOU;) Case No. 2:11-CV-01676-PMP-VCF
MARTINE DANIOU; RAYMOND COLSON;)
JACQUELINE COLSON; GERARD PELLE;	ORDER TO
MONIQUE PELLE; YVES-MARIE VINARD;) VOLUNTARILY DISMISS
JACQUES MARCHAND; CHANTAL) DEFENDANT / CROSS DEFENDANT
MARCHAND; MARIE BEAUBERNARD;) BONJOUR USA AND DEFENDANT
CHRISTIANE GENTIL; DANY CHARLES;) NABIL CHEMAT (FRCP Rule
MARTINE CHARLES; and LUCETTE BESSON,) 41(a)(2))
Plaintiffs,))
vs.)
BUSCO, INC. D/B/A ARROW STAGE LINES;)
BONJOUR USA; ROBERT ALAN)
DALLENBACH; NABIL CHEHMAT and DOES)
1-100, inclusive.)
)
Defendants.)
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NABIL CHEMAT,)
Cross-Claimant,)
VS.)
BUSCO, INC. D/B/A ARROW STAGE LINES; ROBERT ALAN DALLENBACH,	
Cross-Defendants.)

WHEREAS, on March 21, 2013 a joint motion to voluntarily dismiss defendant / cross defendant BonJour USA and defendant Nabil Chemat in accordance with Rule 41(a)(2) of the Federal Rules of Civil Procedure came before hearing of this court;

WHEREAS all claims of Plaintiffs and Cross Complainant asserted in the above-entitled action arise from the September 28, 2010 tour bus accident that occurred approximately 9.5-miles south of SR-190, in Inyo County at around 3:20 p.m. ("subject bus accident"); and

WHEREAS, the parties jointly requested that defendant / cross defendant BonJour USA and defendant Nabil Chemat be voluntarily dismissed in accordance with Rule 41(a)(2) of the Federal Rules of Civil Procedure, and that the parties are to bear its own costs and fees.

NOW, THEREFORE, IT IS ORDERED ADJUDICATED AND DECREED as follows:

Good Cause showing, Defendant / Cross Defendant BonJour USA and Defendant
 Nabil Chemat are dismissed in accordance with Rule 41(a)(2) of the Federal Rules of
 Civil Procedure, parties to bear their own fees and costs;

Dated: March 22, 2013.

Judge of the District Court

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